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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/903,991	07/13/2001	Yuri Poeluev	06944.0042	2243	
27155 75	590 09/08/2006		EXAM	INER	
MCCARTHY TETRAULT LLP			EL CHANTI,	EL CHANTI, HUSSEIN A	
BOX 48, SUITE 4700, 66WELLINGTON STREET WEST TORONTO, ON M5K 1E6			. ART UNIT	PAPER NUMBER	
			2157		
CANADA			DATE MAILED: 09/08/200	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/903,991	POELUEV, YURI				
		Examiner	Art Unit				
		Hussein A. El-chanti	2157				
	The MAILING DATE of this communication	n appears on the cover sheet w	th the correspondence address				
Period fo	• •						
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR RIMAILING DATE OF THIS COMMUNICATIOns of time may be available under the provisions of 37 CI SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, or period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by streply received by the Office later than three months after the departent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a in. a reply within the statutory minimum of thir eriod will apply and will expire SIX (6) MON statute, cause the application to become Af	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 2	29 June 200 <u>6</u> .					
2a)⊠	This action is FINAL. 2b) This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠	☑ Claim(s) <u>1,4 and 12-19</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1,4 and 12-19</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction and/or election requirement.						
Applicat	ion Papers						
9)[The specification is objected to by the Exa	miner.					
10)	0) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to by the	e Examiner. Note the attached	d Office Action or form PTO-152.				
Priority (under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority docur		§ 119(a)-(d) or (f).				
			upplication No				
	2. Certified copies of the priority docur3. Copies of the certified copies of the						
	application from the International Br						
* (See the attached detailed Office action for		received.				
Attachmer	at(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date 3) Notice of Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 5) Notice of Informal Patent Application (PTO-152)							
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 6/06. 5) Notice of Informal Patent Application (PTO-152) 6) Other:							

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DETAILED ACTION

1. This action is amendment received on June 29, 2006. Claims 1, 12 and 17 were amended. Claims 1, 4 and 12-19 are pending examination.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1, 4 and 12-19 were rejected under 35 U.S.C. 102(e) as being anticipated by Boden et al., U.S. Patent No. 6,832,322 (referred to hereafter as Boden).

Boden teaches the invention explicitly as claimed including a system and method for receiving a request to connect to a VPN through a DNS where the address is modified to establish a session with the requested VPN address (see abstract).

As to claims 1 and 17, Boden teaches a method and system for resolving a website address when connected with a VPN comprising the steps of:

a) connecting said public host with a VPN, said public host having a software module included therein for routing future domain name requests to a domain name server of said VPN while said connection is active (see col. 6 lines 60-col. 7 lines 36 and col.8 lines 25-59, host is connected to the DNS of a VPN);

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b) said software module monitoring communication packets transmitted from the public host for the presence of domain name requests from said public host (see col. 6 lines 60-col. 7 lines 36 and col.8 lines 25-59, connection manager monitors the packets);

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- c) said software module intercepting said requests (see col. 6 lines 60-col. 7 lines 36, gateway receives domain name request);
- d) said software module modifying said requests by replacing an address of a DNS of an ISP of said public host with the address of said DNS of said VPN and routing said requests to said DNS of said VPN (see col. 6 lines 60-col. 7 lines 36 and col.8 lines 25-59, connection manager sends a query to the DNS of the VPN and receives a destination address to use);
- e) said DNS resolving requests routed thereto by said software module and returning an address location to said software module as a domain name response (see col. 6 lines 60-col. 7 lines 36, DNS checks table and returns IP address);
- f) said software module modifying said response by remodifying said address of said ISP to counter-act the IP address modification performed in step d)(see col. 6 lines 60-col. 7 lines 36 and col.8 lines 25-59, connection manager translates the address in the packet to a destination address obtained from the DNS); and
- g) said software module providing said address location to said public host wherein said address location appears to said public host as being provided by said DNS of said ISP (see col. 6 lines 60-col. 7 lines 36 and col.8 lines 25-59).

As to claim 4, Boden teaches the method of claim 1 further including the step of connecting said host to said address location (see col. 6 lines 60-col. 7 lines 36).

As to claim 12, Boden teaches the method of Claim 1, wherein step d) further comprises said software module modifying a check sum of said domain name requests; and step f) further comprises said software module re-modifying said check sum to counter-act the original check sum modification performed in step d) (see col. 6 lines 60-col. 7 lines 36 and col.8 lines 25-59).

As to claim 13, Boden teaches the method of Claim 12, wherein said modification of said check sum includes computing a new check sum by XORing said check sum with a hexidecimal value to obtain a one's complement, and replacing said check sum with said new check sum (see col. 6 lines 60-col. 7 lines 36).

As to claim 14, Boden teaches the method of Claim 1, wherein said connection between said public host and said VPN is a VPN tunnel (see col. 6 lines 60-col. 7 lines 36),

As to claim 15, Boden teaches the method of Claim 14, wherein said VPN tunnel is a Secure Internet Protocol (IPSec) tunnel (see col. 2 lines 41-46).

As to claim 16, Boden teaches the method of Claim 1, wherein said public host is one of a personal digital assistant (PDA), a desktop personal computer, and a laptop personal computer having data communication capabilities (see col. 6 lines 60-col. 7 lines 36).

As to claim 18, Boden teaches the system of Claim 17, wherein said software module is a driver (see col. 6 lines 60-col. 7 lines 36).

As to claim 19, Boden teaches the system of Claim 17, wherein said public host is one of a personal digital assistant (PDA), a desktop personal computer, and a laptop personal computer; having data communication capabilities compatible with said communication link (see col. 6 lines 60-col. 7 lines 36).

Response to Arguments

- 4. Applicant's arguments with respect to the pending claims have been considered but are most in view of the new grounds of rejection.
- 5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hussein A. El-chanti whose telephone number is (571)272-3999. The examiner can normally be reached on Mon-Fri 8:30-5:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (571)272-4001. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Hussein El-chanti

August 24, 2006

ARIO ETIENNE
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER COME